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All parties to the two above-captioned actions, through their respective counsel of record, submit the following Stipulation To Consolidate Actions Under Fed. R. Civ. P. 42(a), and ask the Court to enter an order consistent with this Stipulation.

WHEREAS, on March 19, 2018, plaintiff Mark Moss filed Case No. 2:18cv-00100 against defendants Giga Watt, Inc. and GigaWatt Pte. Ltd. (the "Moss Action"). And the following day, on March 20, 2018, plaintiff Raymond Balestra, individually and on behalf of all others similarly situated, filed Case No. 2:18-cv-00103 against the same defendants as well as Cryptonomos Pte. Ltd. and Dave Carlson (the "Balestra Action");

WHEREAS, the *Moss* Action and *Balestra* Action share numerous common questions of law and fact, and both actions are currently pending before this Court;

WHEREAS, defendants in the *Moss* Action have until July 2, 2018 to file a responsive pleading in that action;

WHEREAS, on June 28, 2018, this Court appointed Silver Miller, counsel for plaintiff in the *Moss* Action, as co-lead counsel for the proposed class in the Balestra Action;

WHEREAS, this Court has ordered that defendants in the *Balestra* Action need not file a responsive pleading in that action until 45 days after lead plaintiff in the Balestra Action has filed and served a consolidated complaint, or designated an operative complaint in that action;

WHEREAS, the parties agree that requiring defendants to respond separately to the complaint in the *Moss* Action and the complaint to be deemed

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1	operative by the lead plaintiff in the <i>Balestra</i> Action would be duplicative and
2	wasteful;
3	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and
4	among the respective parties hereto, that:
5	(1) The two above-captioned actions be consolidated for all purposes,
6	including pre-trial proceedings and trial, with the <i>Balestra</i> Action serving as the
7	lead case; and
8	(2) Defendants need not file any responsive pleading in the consolidated
9	action until 45 days after lead plaintiff in the Balestra Action, once appointed, has
10	filed and served a consolidated complaint, or designated an operative complaint in
11	that action.
12	Together with this Stipulation, the parties respectfully submit a proposed
13	order to the above effect.
14	Dated: July 2, 2018
15	By: <u>/s/ Barry M. Kaplan</u> Barry M. Kaplan, WSBA #8661
16	Gregory L. Watts, WSBA #43995
17	Stephanie L. Jensen, WSBA #42042 WILSON SONSINI GOODRICH & ROSATI
	Professional Corporation
18	701 Fifth Avenue, Suite 5100 Seattle, WA 98104-7036
19	Telephone: (206) 883-2500
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21	Email: gwatts@wsgr.com Email: sjensen@wsgr.com
22	
22	Attorneys for all defendants in the Moss and

STIPULATION TO CONSOLIDATE ACTIONS

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Balestra Actions

1	By: /s/ Beth E. Terrell
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15	Eman. jimner@sirvermmeriaw.com
1.	Attorneys for plaintiff Mark Moss in the Moss
16	Action, and Co-Lead Counsel in the Balestra Action
17	
18	By: /s/ Roger Townsend
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Attorneys for plaintiff Raymond Balestra and Liaison and Co-Lead Counsel, respectively, in the Balestra Action

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CERTIFICATE OF SERVICE

I hereby certify that on July 2, 2018, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following:

Beth E. Terrell bterrell@terrellmarshall.com

Blythe H. Chandler bchandler@terrellmarshall.com

Brittany J. Glass bglass@terrellmarshall.com

Barry M. Kaplan bkaplan@wsgr.com, rcarter@wsgr.com

Gregory L. Watts gwatts@wsgr.com, rcarter@wsgr.com

I certify that I served the foregoing by email to the following:

David C. Silver dsilver@silvermillerlaw.com

Jason S. Miller jmiller@silvermillerlaw.com

/s/ Barry M. Kaplan

Barry M. Kaplan, WSBA #8661

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